

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of
 Inventor(s): Darrell R. Anderson
 Appln. No.: 10 | 073,138
 Series Code ↑ | Serial No. ↑
 Filed: July 28, 2000

Group Art Unit/TC: 1644
 Examiner: NYA
 Atty. Dkt. P 0280705 | 1995-30-0233cp1
 M# | Client Ref
 Attention: Box Draftsperson

Title: IDENTIFICATION OF UNIQUE BINDING
 INTERACTIONS BETWEEN CERTAIN ANTIBODIES
 AND THE HUMAN B7.1 AND B7.2 CO-STIMULATORY
 ANTIGENS

Date: June 12, 2002

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JUL 08 2002

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Hon. Commissioner of Patents
 Washington, D.C. 20231

Sir:

1. Please accept the herewith 10 sheet(s)
2. of formal drawing(s) on A4 11" size paper
3. of Figure(s) 1-10
4. of which Figure(s) is/are black and white photographic drawings (DO NOT use this form for photographic drawings in color (see PAT-280).
5. which is/are in lieu of the informal drawing(s) filed earlier.
6. which include the corrections required/ in the
 Office Action dated or
 Notice to File Corrected Papers
 dated May 2, 2002

NOTE

- A. PTO waived requirement for 3 sets of B/W photos June 9, 1998, 1211 OG 34;
- B. PTO waived requirement for petition and petition fee for B/W photos August 4, 1998, 1213 OG 108.
- C. Petition and fee are still required for photographs which are in color. See Rule 84(a)(2).

A,B,C were confirmed in 9/8/00 Rule 84 changes

Notice of Allowability (PTO-37) dated March 5, 2002.

EXTENSIONS NOT AVAILABLE Re NOTICES OF
 ALLOWABILITY ISSUED ON/AFTER 11/7/00

		Large/Small Entity	Fee Code
7. Original due date: July 2, 2002	<input checked="" type="checkbox"/> NONE		
8. Petition is hereby made to extend the original due date to cover The date this response is filed for which the requisite fee is charged	(1 mo) (2 mos) (3 mos)	\$110/\$55 = \$400/\$200 = \$920/\$460 =	+0 115/215 116/216 117/217
9.		TOTAL FEE	\$0
(Our Deposit Account No. 03-3975) (Our Order No. 037003 C#	0280746 M#		PLEASE CHARGE OUR DEP. ACCT.

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.
 This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Pillsbury Winthrop LLP
 Intellectual Property Group

By Atty: Robin L. Teskin

Reg. No. 35,030

1600 Tysons Boulevard
 McLean, VA 22102
 Tel: (703) 905-2000

Atty/Sec: RLT/djm

Sig: Robin L. Teskin

Fax: (703) 905-2500
 Tel: (703) 905-2200

Inventor(s): Anderson, et al.
Appln. No.: 10

Group Art Unit 1644-

Examiner: NYA

Atty. Dkt. P 0280705

1644-

NYA

P 0280705

1995-30-0233CP1

M#

Client Ref

Series Code ↑
Filed: February 13, 2002
Serial No. 073,138
Hon. Commissioner of Patents
Washington, D.C. 20231

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Appn. Title: IDENTIFICATION OF UNIQUE
BINDING INTERACTIONS BETWEEN
CERTAIN ANTIBODIES AND THE
HUMAN B7.1 AND B7.2 CO-
STIMULATORY ANTIGENS

Sir:

REPLY/AMENDMENT/LETTER

TECH CENTER 1600/2900

Date: July 2, 2002

This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a signature thereto.

FEE REQUIREMENTS FOR CLAIMS AS AMENDED

1. Small Entity claim		
A. <input checked="" type="checkbox"/> NOT made	For B & C	
B. <input type="checkbox"/> Withdrawn	See Required	
C. <input type="checkbox"/> made herewith	Separate Paper	
D. <input type="checkbox"/> made previously	(Pat-256)	

	Claims remaining after amendment	Highest number previously paid for	Present Extra	Large/Small Entity	Additional Fee	Fee Code Lg/Sm
2. Total Effective Claims	**minus	0	0	x \$18/\$9 =	+ \$0	103/203
3. Independent Claims	***minus	0	0	x \$84/\$42 =	+ \$0	102/202
4. If amendment enters proper multiple dependent claim(s) into this application for first time (leave blank if this is a reissue application)	add		+ \$280/\$140 =		+ \$0	104/204
5. Original due Date: July 2, 2002	<input type="checkbox"/> NONE					
6. Petition is hereby made to extend the original due date to cover the date this response is filed for which the requisite fee is attached	(1 mo)	\$110/\$55 =				115/215
	(2 mos)	\$400/\$200 =	+ \$0			116/216
	(3 mos)	\$920/\$460 =				117/217
	(4 mos)	\$1,440/\$720=				118/218
	(5 mos)	\$1,960/\$980=				128/228
7. Enter any previous extension fee paid since above original due date and subtract		- \$0				
8.		Extension Fee	+ \$0			
9. If Terminal Disclaimer attached, add Rule 20(d) official fee		+ \$110/\$55	+ \$0			148/248
10. If IDS attached requires Official Fee under Rule 97 (c),	add	+ \$180	+ \$0			126
or if Rule 97(d) Request	add	+ \$180	+ \$0			126
11. After-Final Request Fee per rules 129(a) and 17(r)		+ \$740/370	+ \$0			146/246
12. No. of additional inventions for examination per Rule 129(b)		x \$740/370 ea	+ \$0			149/249
13. Request for Continued Examination (RCE)		+ \$740/370	+ \$0			1179/1279
14. Petition fee for			+ \$0			
15.		TOTAL FEE =	\$0			
16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0".						
17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.						
18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.						

Our Deposit Account No. 03-3975)

(Our Order No. 037003 0280705

C# M#

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.

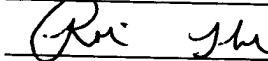
This CHARGE STATEMENT does not authorize charge of the issue fee until/unless an issue fee transmittal sheet is filed.

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

Pillsbury Winthrop LLP
Intellectual Property Group

By Atty: Robin L. Teskin

Sig:



Reg. No. 35,030

Fax: (703) 905-2500
Tel: (703) 905-2200

Atty/Sec: RLT/JMA

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments



UNITED STATES PATENT AND TRADEMARK OFFICE

JUL 02 2002

 COMMISSIONER FOR PATENTS
 UNITED STATES PATENT AND TRADEMARK OFFICE
 WASHINGTON, D.C. 20231
 www.uspto.gov

APPLICATION NUMBER	FILED/RECEIPT DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NUMBER
10/073,138	02/13/2002	Darrell R. Anderson	P 0280705 037003

 Pillsbury Winthrop LLP
 Intellectual Property Group
 1600 Tysons Boulevard
 McLean, VA 22102

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CONFIRMATION NO. 7969

FORMALITIES LETTER



OC000000008014071

Date Mailed: 05/02/2002

NOTICE TO FILE CORRECTED APPLICATION PAPERS

Filing Date Granted

This application has been accorded an Application Number and Filing Date. The application, however, is informal since it does not comply with the regulations for the reason(s) indicated below. Applicant is given **TWO MONTHS** from the date of this Notice within which to correct the informalities indicated below. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

The required item(s) identified below must be timely submitted to avoid abandonment:

- Substitute drawings in compliance with 37 CFR 1.84 because:
 - drawing sheets do not have the appropriate margin(s) (see 37 CFR 1.84(g)). Each sheet must include a top margin of at least 2.5 cm. (1 inch), a left side margin of at least 2.5 cm. (1 inch), a right side margin of at least 1.5 cm. (5/8 inch), and a bottom margin of at least 1.0 cm. (3/8 inch);
- This application clearly fails to comply with the requirements of 37 C.F.R. 1.821-1.825. Applicant's attention is directed to the final rulemaking notice published at 55 FR 18230 (May 1, 1990), and 1114 OG 29 (May 15, 1990). If the effective filing date is on or after July 1, 1998, see the final rulemaking notice published at 63 FR 29620 (June 1, 1998) and 1211 OG 82 (June 23, 1998). If the effective filing date is on or after September 8, 2000, see the final rulemaking notice published in the Federal Register at 65 FR 54604 (September 8, 2000) and 1238 OG 145 (September 19, 2000). Applicant must provide an initial computer readable form (CRF) copy of the "Sequence Listing", an initial paper or compact disc copy of the "Sequence Listing", as well as an amendment directing its entry into the application. Applicant must also provide a statement that the content of the sequence listing information recorded in computer readable form is identical to the written (on paper or compact disc) sequence listing and, where applicable, includes no new matter, as required by 37 CFR 1.821(e), 1.821(f), 1.821(g), 1.825(b), or 1.825(d). If applicant desires the sequence listing in the instant application to be identical with that of another application on file in the U.S. Patent and Trademark Office, such request in accordance with 37 CFR 1.821(e) may be submitted in lieu of a new CRF.

For questions regarding compliance to these requirements, please contact:

- For Rules Interpretation, call (703) 308-4216
- To Purchase PatentIn Software, call (703) 306-2600

- For PatentIn Software Program Help, call (703) 306-4119 or e-mail at patin21help@uspto.gov or patin3help@uspto.gov

*A copy of this notice **MUST** be returned with the reply.*



Customer Service Center

Initial Patent Examination Division (703) 308-1202

PART 2 - COPY TO BE RETURNED WITH RESPONSE